



Environmental Protection Agency

4500 S. Sixth Street Springfield, IL. 62706
Ph. (217) 786-6892

April 1, 1983

EPA Region 5 Records Ctr.



298190

Refer to: LPC/General - Coles County
Mattoon/Anaconda Metal Hose
ILD #005189527

Anaconda Metal Hose
East Route 16, P. O. Box 9
Mattoon, Illinois 61938

ATTENTION: Mr. Frank Bensley

Dear Mr. Bensley:

An inspection of your facility was conducted on March 3, 1983, by Mr. Richard Johnson representing the Illinois Environmental Protection Agency. The purpose of this inspection was to determine your facility's compliance with the Illinois Pollution Control Board's Regulation concerning the Resource Conservation and Recovery Act.

The inspection found that you are a small quantity generator. Therefore, if you comply with the regulations of the 35 Illinois Administrative Code (35 IL. A. C.) 721.105 (40 CFR 261.5), you will be exempt from the other regulations under Parts 722 through 725 (262 through 265), 40 CFR Parts 122 through 124, and the notification requirements of Section 3010 of RCRA. Should your status change, please be advised that you would have to comply with Standards Applicable to Generators of Hazardous Waste.

Please confirm in a letter to us, within fifteen (15) days after receipt of this letter, whether you qualify under the special requirements for hazardous waste generated by small quantity generators under the provision of the 35 IL. A. C. 721.105 (40 CFR 261.5). Please send such documentation to the undersigned at the above address. We also recommend you send a letter to USEPA, Region V, RCRA Activities, P. O. Box 7861, Chicago, Illinois, 60680 and USEPA, Enforcement Division, Attention: Water and Hazardous Materials Compliance Section, 230 South Dearborn Street, Chicago, Illinois, 60604, confirming that you qualify as a small quantity generator.

RECEIVED

APR 4 1983

E.P.A. — D.L.P.C.
STATE OF ILLINOIS

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Should you have any questions regarding this letter, please feel free to contact Mr. Johnson at the above number.

Sincerely,

Glenn D. Savage Jr.

Glenn D. Savage, Jr.
Acting Central Region Manager
Land Field Operations Section
Division of Land Pollution Control

GDS/RCJ/cp

Enclosure

cc: ✓ DLPC/Division File
DLPC/FOS, Central Region

STATE IDENTIFICATION NUMBER
(If Applicable)

EPA IDENTIFICATION NUMBER

RCRA INSPECTION REPORT - INTERIM STATUS STANDARDS
Form B Generator Inspection*
(40 CFR Part 262)
35 Illinois Administrative Code (35 IL. A. C.) Part 722

I. General Information:*

(A) Installation Name: Anaconda Metal Hose

(B) Street: East Route 16

(C) City: Mattoon (D) State: IL. (E) Zip Code: 61938

(F) Phone: 217/234-8844 (G) County: Coles

(H) Date of Inspection: 3/3/83 Time of Inspection (From) 5:00P (To) 6:00P

(I) Weather Conditions: Approximately 70°F

(J) Person(s) interviewed	Title	Telephone
Frank Bensley	Quality Control Supervisor	217/234-8844

(K) Inspection Participants	Agency/Title	Telephone
Richard C. Johnson	I.E.P.A./EPS II	217/786-6892

(L) Preparer Information

Name <i>Richard C. Johnson</i>	Agency/Title	Telephone
Richard C. Johnson	I.E.P.A./EPS II	217/786-6892

*Do not use this form if Generator is also a treatment, storage, and/or disposal facility. Complete form "A" if the Generator is also a TSD facility.

II. BRIEFLY DESCRIBE SITE ACTIVITY

This facility was found to generate less than 1,000 Kg of hazardous waste a month. They produce flexible metal and plastic conduits. In the process of degreasing metal parts, they generate a trichloroethylene waste listed as F001. The plant currently uses two degreasers for their cleaning requirements. Most of the trichloroethylene waste is generated from the degreaser that has a still. Mr. Bensley, the Quality Control Supervisor, said they have been collecting about 1 barrel a month of the waste from the still and bottom of the degreaser. The other degreaser is smaller and according to Mr. Bensley, is used only once a week. The 20 or 30 gallons of trichloroethylene in this degreaser

SEE REMARK PAGE

III. MANIFEST REQUIREMENTS (Subpart B)

	Yes	No	NI*	Remarks
(A) Does the operator have copies of the manifest available for review?	___	___	___	_____
(B) Do the manifest forms reviewed contain the following information? (If possible, make copies of, or record information from, manifests that do not contain the critical elements)				
1. Manifest document number?	___	___	___	_____
2. Name, mailing address, telephone number, and EPA ID number of generator?	___	___	___	_____
3. Name and EPA ID Number of transporter(s)?	___	___	___	_____
4. Name, Address, and EPA ID Number of designated permitted facility and alternate facility?	___	___	___	_____

(If A was answered Yes, then complete the following as applicable.)

1. Exporting Hazardous waste,
has a generator:

a. Notified the Administrator
in writing? _____

b. Obtained the signature of the -
foreign consignee confirming
delivery of the waste(s) in the
foreign country? _____

c. Met the Manifest requirements? _____

2. Importing Hazardous Waste,
has the generator: _____

Met the manifest requirements? _____

VIII. Remarks

REMARKS: _____ is only replaced about once a year. Mr. Bensley calculated they had generated
about 660 gallons of the waste in 1982 (at about 8.3 lbs./gal. this is 5478 lbs./yr). Mr.
Bensley stated he thought that Donovan Oil had been picking up both the plant's lubricating,
hydraulic, and coolant oils as well as this hazardous waste. Donovan Oil, which does have
a permit to pick up waste oil and solvents (#99-2186), apparently has been combining the
two wastes. The requirements needed to be a hazardous waste generator, which they might
become by allowing the non-hazardous waste oil to be mixed with a listed hazardous waste,
were described. The other question of what Donovan Oil is doing with the waste was also
brought up. Mr. Bensley said he would be looking into having separate companies pick up
the waste oils and the hazardous waste to keep this from happening in the future.